

Message

From: Langman, Michael [langman.michael@epa.gov]
Sent: 9/17/2018 1:58:21 PM
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CC: Danesh, Paymon [Danesh.Paymon@epa.gov]; Damico, Genevieve [damico.genevieve@epa.gov]
Subject: Region 5/IDEM Monthly Call - 9/17/2018 Agenda
Attachments: permit review strategy and common issues 08-29-2018.pdf; flyer_statement of basis webinar.pdf; 2018 September PSD rpt.pdf

Today's call will be at 11:00 AM Eastern.

Call-in Number: **Ex. 6 Personal Privacy (PP)**
 Conference Code

- 1.) Upcoming Permits
 - a. PSD Permits
 - b. Other complex/public interest permits
 - i. Indiana Harbor Coke Company
- 2.) EPA-reviewed Permits
- 3.) Webinars
 - a. Permit Review Strategy and Common Issues – Slides are attached
 - b. Statement of basis webinar – October 9, 2018, 2:00 – 3:30 PM Eastern (See attached flyer)
- 4.) State Consistency Topics
 - a. **2019 Permitting Round Table.** We are tentatively targeting the week of June 3, 2019 for the Region 5 States Permitting Roundtable. Please let us know if you are aware of conflicts that would prevent your attendance.

 As before, the event will be two half days (afternoon day 1, morning day 2). This year we are coordinating with our air enforcement counterparts to partially overlap the Region 5 states enforcement meeting. We are planning on several shared sessions that may be of interest to both permitting and enforcement.
 - b. **Draft Adjacency Guidance.** The draft guidance on interpreting adjacent for source determinations can be found at <https://www.epa.gov/nsr/forms/interpreting-adjacent-source-determinations>. EPA is taking public comment on the guidance through October 5, 2018.
 - c. **Management of Household Pharmaceuticals Collected by Law Enforcement During Take-Back Events and Programs.** This memo outlines how law enforcement can safely dispose of unwanted household pharmaceuticals collected through take back programs that are conducted separate from the twice a year DEA national drug take-back days. Collected household pharmaceuticals are solid waste but not hazardous waste per RCRA rules. The memo affirms that incineration of collected pharmaceuticals must be performed at section 129 regulated incinerators. There's a footnote stating that burning the drugs

elsewhere (like a crematorium) subjects that facility to section 129. It also affirms no open burning/burn barrels.

The memo is posted online: <https://www.epa.gov/hwgenerators/management-household-pharmaceuticals-collected-law-enforcement-during-take-back-events>

There is a press release: <https://www.epa.gov/newsreleases/administrator-wheeler-releases-memo-improve-drug-take-back-programs-and-help-fight>

5.) Misc.

Next Call: Monday, October 15, 11:00 AM Eastern

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